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s MORRIS HULIN .. Publisher. PECIAL CORRESPONDENCE.

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should like to have it shown vote at any annual election. My correspondent needn't worry.

I am having all my sleeves made loose at the wrists, so I can slip them up and putch in later. But there are public of such lands owned by it for public parks, squares, et cetera, as shall be necessary to parks, squares, et cetera, as shall be necessary to parks, squares, et cetera, as shall be necessary to parks, squares, et cetera, as shall be necessary to parks, squares, et cetera, as shall be necessary to parks, squares, et cetera, as shall be necessary to parks.

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reled or knitted trimmings of for damages as hereinbefore provided, the own-effect immediately ers of properly, lands or real estate shall have. Approved April 23, 1888. The w departure—thread trimwoolen garments, and it is party and very economical.

in a cuttle are not a la mode this

that have done. V paders all these points to me, because they seem " and I personally know

and sustaining qualities ELFANOR KIRK.

seventh, one thousand eight hundred and municipal taxation upon real or personal proposeventy-four.

BY AUTHORITY.

CHAPTER CCCXIV.

An Act to encourage the formation of associa-tions for the improvement of public grounds in any city, town, township or borough in this 1. Be it enacted by the Senate and General Assembly of the state of New Jersey. That any number of rersons, not less than five, may form an association for the purpose of improving, decorating beautifying and adorning or dedicating to public use any squares, parks or other grounds in any city, town, township or borough of this state. 2. And be it enacted, That such persons, desirous of forming an association for such purpose, ce at Bloomfield as Second Class | shall make, sign and acknowledge before some person authorized to take acknowledgments of deeds for lands in this state a certificate in wri'ing, which certificates shall state the fol-I. The names and residences of the persons making the certificate;
II The corporate name adopted by them;
III. The term o' its existence, which shall not be more than fifty years;
IV. The general purpose of the association; V. The name of the city, fown, township or borough in which improvements are proposed

three, and the names and residences of those who shall manage the affairs of the association Figure 13 N. Y., Oct. 1st, 1888.

The same mull brought the follow
The same manage the analis of the association for the first year, or until their successors are elected and qualified, which said certificate shall be filed in the office of the secretary of state, to gether with the consent in writing of the corporation for the first year, or until their successors are elected and qualified, which said certificate shall be filed in the office of the secretary of state, to gether with the consent in writing of the corporation for the first year, or until their successors are elected and qualified, which said certificate shall be filed in the office of the secretary of state, to gether with the consent in writing of the corporation for the first year. or borough.
3. And be it enacted. That when such certificates mer mind politics but gives us and consent shall have been filed as aforesaid, the persons who sha'l have signed and acthing about styles. What we knowledged it, and their successors, shall be a wand to know is what kind of body politic and corporate, without capital stock, by the name specified in said certificate, with

real or personal, whether acquired by gift, grant, hat's one letter. Here is the other: devise, bequest or otherwise, and to grant, convey, lease, assign sell or otherwise dispose of It pleases me that you give women the same for the purposes of said a sociation, and to receive and enjoy the rents, issues and an intelligent interest in profits thereof, and expend the same without wish you would write more imitation or restriction; provided, however, that su hassociation shall not have the power to such subjects. I care very little for grant, sell or convey, or convert to other than public use, any lands which have been in use by but I am vitally moved by the bublic use any lands which have been in use by that I pay taxes upon \$300,000 borough as public squares, nocks or places of public resort, without the authorization of the sity or town council, township committee or borough commission or council of such city town, township or borough, signified by their dithe first the last epistle moved ecting the proper officers of said city, town, township or borough to join in the execution of such deed; and provided, also, that any such ag meaner than such a state of conveyance shall be authorized by at least three-fourths of all the resident members satisfied to

parks, squares, et cetera, as shall be necessary to preserve the shrubbery, improvements and pertant subject; one that cannot and and recreation forever.

5. And be it e acted. That any city, town, township or borough as aforesaid, in which any Horgan's Buzur of Sept. 29th has such association shall be organized, may convey to said association any lands which the aid dity, town, township or borough now ho d for the purpose aforesaid, to be used as places of public enjoyment; provided, that no such conveyance shall be made until it shall have been approved to be a favorite fabric for fall and by a majority of all the legal voters of said city. der, and the grace and simplicity eitr, town township or borough authorities, at the costumes there shown will please a special election to be held for that purpose. 6 And be it enacted, That no dividend shall the substituted for white said association other than the regular officers thereof shall receive in any manner any money. emolument or aividend from the funds of said association, except in payment for services actually rendered. And be it epacted. That upon the discolution of the said association in any manner whatthe gallients there any severity whether real or personal, and all the income to which it shall be entitled, shall revert to and become vested in the said city, town, town was libras that are warm in tone and or borough in which said association was June, and of light weight are most formed, for the same estate as the said association held, in perpetual trust for the uses and shahable for young, women at the purposes for which it was held by said associa-

8. And he it enacted, That this act shall take Approved April 23 1888. A Supplement to an act entitled "A supplement to an act entitled "A supplement to an act entitled An act constituting district courts in certain cities in this state." which supplement was approved April fourteenth, one thou-and eight hundred and eighty-four s discussed a front of silk which Assembly of the State of New Jersey. That The bodice the tenth section of the act to which this is supplement, be and the same is hereby amended so 10 Au 1 be it enac ed, That in every case which within one year heretofore shall have

said also faced with embroid- been, or which shall hereafter be tried in any of - The nexternal for this costume said courts, the judge may, if he see fit, order a new trial to be had upon such terms as he shall think reasonable, and in the meantime stay prothe stally recommended by physical such court shall be a continuous court of records a such court shall be a continuous co

CHAPTER CCCXVI. 10 10 10 sist upon voluminous An Act to authorize and empower commissioners of assessments in cities of this state to assess for d-mages on street improvements. Be it enacted by the Senate and General Assembly of the State of New Jersey, That commissioners of assessments in othes of this state n w having power to assess lands and real certainly beautiful. Faille estate for benefits by reason of street improvemen's, but without power to assess damages therefor, to estimate and corsider, and include in their report as such commissione's such dams are sas they may con ider property. Linds and al estate on the line of said improvement to other things that have gone have suffered. 2 And be it enacted, That whenever said commissioners of assessments shall have estimated. considered and concluded in their report the damages suffered as afcresaid, he owners of it shall be the duty of the treasurer of this state to repay to any such corporation such moneys, and plann are now improvement shall have the same remedy and privileges by way of appeal from the said report as are now accorded and given by the respective charters of the cuties of this state in which such period of limitation; provided, nevertheless, that before said payment, said corporation within such period of limitation; provided, nevertheless, that before said payment, said corporation within such period of limitation; provided, nevertheless, that before said payment, said corporation within such period of limitation; provided, nevertheless, that before said payment, said corporation within such period of limitation; provided, nevertheless, that before said payment, said corporation within such period of the secretary of state, a notice in writing of the abandonment by it of said route or distance of rational not constituted by said corporation within such period of limitation; provided, nevertheless, that before said payment, said corporation within such period of the secretary of state, a notice in writing of the abandonment by it of said route or distance of rational not constitute of the said corporation such moneys. It is shall be the duty of the treasurer of this state to repay to any such corporation such moneys. It is shall be the duty of the treasurer of this state to repay to any such corporation such moneys. It is shall be the duty of the treasurer of this state to repay to any such corporation such moneys. It is shall be the duty of the treasurer of this state. It is shall be the duty of the treasurer of this state. It is shall be the duty of the treasurer of this state. It is shall be the duty of the treasurer of this state. It is shall be the duty of the treasurer of this state. It is shall be the duty of the treasurer of this state. It is shall be the duty of the treasurer of this state. It is shall be considered and concluded in their report the cruing from said assessment, and no other or it of said route or distance of railroad not con-different remedy or privilege. 2 And be it efacted. That whenever the said seal, attested by its president and secretary. commissioners of assessment shall fair to assess

Thread instead of wool, as the same rights now rovided by law in cases the same rights now rovided by law in cases where said commissioners of assessments no power to make such assessment.

4. And be it enacted. That nothing in this act contained shall be considered as authorizing or contained shall be considered as authorizing or emplained shall be considered as all the leading any board of commissioners of assessments out. At the Woman's Extended shall be considered as all the leading any board of commissioners of assessments for damages beyond the property specifically benefits and then only to the extent of the benefits are in the case of assessments for benefits. dissertion of Flax Thread at the least of assessments for benefits as row project of the deficition of the hein, and a pretty croof acts inconsistent herewith, be and they ish at the bottom to match. are hereby repealed, and that this act shall be a Approved April 23, 1888

lish a system of public instruction" (Revision). sen incess recipes lately given read as follows:

be lawful for the inhab tants of 'ea ls district, well known New England when met in conformity to the provisions of the the trusters, as provided in the eleven's division of the thirty units of the thirty units of these present to authorize sent of a majority of those present to authorize the trustees, for the turpose of purchasing land for school purchasing land ing a school house, or making additions, alterations, repairs or improvements in or upon such school house or school houses a ready er cited and the lands upon which the same may be located, and any additional lands purchased for school pur the so in its natural state. "I to issue bond; of the district in the corp rate name of the district, in such sums and in such It is all the time and chewed amounts, and pavable at such times as the inhabitan's so met may direct, with interest at a rate not exceeding six per centum per annum, payable half yearly; which bonds shall be as agned by the tru-tees of so h district, attested by the clerk, under the seal of the di trict, and es that i cart load of cod the bonds so is ued shal be a li n upon the prop-

of the record of such appointment; and provided, also, that such executor or administrator, if non-resident, may be required to give security borough, township or fire district within which VI. The number of directors, not less than

> desire to have the appointment of any administrator appointed by letters obtained in another state or territory of the United States or Dis-

plement to an act entitled 'An act concerning approved March twenty-seventh- one thousand eight hundred and seventy-four, service of the United States. which further supplement was approved May 1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That seeion one of the act to which this is a supplement e amended so as to read as follows: 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That it shall and may be lawful for the legal voters of any township in this state, by a mr jority of all the votes ca-t at the annual town meeting or at any special meeting to be called for that pur-pose, by ballot to vote for any appropriate such sum of money as they may determine for the purpose of crushing or providing crushed stone. gravel or einders, and placing the same upon the public roads of the township; and it shall be the duty of the township commutee upon request to them, by petition in writing, signed by one-quarter of the freeholders of any township specfying the amount to be raised for the aforesaid irposes, to fix a time and place for such special

cetting, and of the same shall give five days otice, specifying the time and place where the same shall be held, and the purpose and object hereof, by notices printed or writ en, posted in tive or more of the most public places in said township, at which special meeting the legal voters of the township shall under such lawful les as the township committee shall prescribe cote by printed or written ballots ' for the apropriation" or "against the appropriation, Approved April 23, 1888. Supplement to an act entitled "An act for the formation of borough governments," approved April fifth, one thousand eight hundred and 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That

whenever the petition, notice or certificate mentioned in the second and third sections of the afore a'd act is, or shall be informal or defecall and may, by certificate in writing under their hands adopt su h corporate name for said borough as they, in their discretion, may deem appropriate under the provisions of the said act.
2. And be it enseted. That the genuineness of the signatures of the officers of said governing ondy to said e rtificate shall be proven by th affidavit of ore or more witnesses indorsed ereon, and the certificate so proven shall be filed and recorded in the office of the clerk of the county in which such borough is or may be situated, and upon such filing and recording of such certificate, the inhabitants of such borough shall, from the time of the filing of the certificate eferred to in section three in the aforestid act be a body corporate in fact and in law, under and by the corporate name or title specified and adopted in said certificate filed and recorded under the provisions of this suprlement, and by that corporate name shall have all the rights and yileges and be subject to all the restrictions oft sined in the act, to which this is a supple-And be it enac ed. That this act shall take

effect immediately Approved April 23, 1888. CHAPTER CCCXXI. thorize the formation of railroad corporations and regulate the same," at proved April sec-ond, one thousand eight hundred and seventy-

Whereas, Certain railroad corrorations organized under the act to which this is a supplment have allowed the period of limitation to expire within which their railroads can be constructed, whereby they have at this time no legal right to preced with the construction of said milroads, or of the unfinished parts thereof and whereas, the money paid by them respectively into the treasury of the state proportionate to the length of the route by them proposed any purpo-e; and whereas, there is no reason why such moneys should be retained by the 1. Be it enacted by the Senate and General may at any time within six mouths from the Assembly of the State of New Jersey. That state; now, ther-fore. structed, such notice to be under its corporate 2. And be it enacted, That this act shall take

CHAPTER CCCXXII. An Act to authorize cities to expend the money received for,license fees for sale of intoxicating and brewed liquors.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That in all cities of this state where the fees received for licenses for sale of intoxicating and brewed liquors are, by the charter of any of said cities, ap repriated, designated or set apart for any particular department of said city, and the ex-

cess of said fees is not otherwise provided for by the charter of any such city, that the board of aldermen, common council or other govern-ing body having control over the appropriation of the mon v raised by taxes in any such city. Supplement to the act entitled "An act toestab- excess of the free so received, over and above the amount required for such specific appropriaappr ved March (wenty seventh, one thousand tion or appropriations, for any other department whists and lace is not worn even 1. Be it enacted by the Senate and General cess shall so to the credit of the contingent ac or departments, and if unappropriated, such ex-Assembly of the State of New Jersey. That sec-tion eighty-seven of said act be amended so as to affect e ties whose charters direct that fees received from licenses shall be paid into the sinking fund, or be applied to the reduction of the be lawful for the inhab tants of carb district, when met in conformity to the provisions of the eighty sixth section of this act, or at the call of effect on the first day of May, one thou and

missioners or other governing board or body whatsoever, or fire commissioners of any city, town, borough, township or fire district in this state, shall be exempt from general and special special such town, borough township and municipal poil tax, and from state, county and municipal township, the ballous shall be considered by law for the exempting and canvassing of votes at town or local elections held in such town, borough or township; the ballous shall be considered by law for the exempting and canvassing of votes at town or local elections held in such town, borough or township; the ballous shall be considered by law for the exempting and canvassing of votes at town or local elections. state, shall be exempt from general and special call assisting of votes at town or local elections beld in such town, by ough or township, the ballots shall contain the words "for incorporation not exceeding in the aggregate five hundred dollars, which may be assessed against them or their said property, by authority of the manicipal gottom the property by authority of the manicipal gottom the property in a control of the manicipal gottom. The property is a control of the manicipal gottom the support the taxation upon the proptaxation upon real or personal property, or both, as a town under the act entitled. An act providing for the large which their said property, by authority of the manier the act entitled. An act providing for the formation and government of towns. If a sa town under the act entitled An act providing for the formation and government of towns. If a sa town under the act entitled An act providing for the formation and government of towns. If a sa town under the act entitled An act providing for the formation and government of towns. If a sa town under the act entitled An act providing for the formation and government of towns. If a sa town under the act entitled An act providing for the formation and government of towns. If a sa town under the act entitled An act providing for the sa town under the act entitled An act providing for the formation and government o concerning executors and the administration trict in this state shall be exempt from general act, then within ten days after the result of the of intestates' estates," approved March twenty and special poil tax, and f om state, county and election shall have been declared, a certificate of

2 And be it enacted. That any payment by any 4. And be it enacted. That all honorably dis-3 And be it enacted, That if any person shall, levied by authority of such township committee. district, or upon the personal estate or the rest-

trict of Columbia recorded in this state, for the dents of such city, town, borough or fire district, purpose of manifesting the authority of such or upon both, shall be levied by authority of such in all things be subject to the provisions of this adminstrator to release or discharge any lands in township committee, than the aforesaid exempthe state from any mortgage, judgment or other | tions may be claimed and shall be allowed from her intestate, it shall be lawful for any surro-gate of any county in this state wherein such land shall be, upon an exemplified copy of the record of the appointment of such admini trator exemption as aforesaid, to wit, the certificate of the council of his intention to withdraw the extended copies thereof shall be received as evidence in all courts of this state.

4. And be it enacted, That this act shall take effect immediately.

Approved April 23, 1888.

CHAPTER CCCXIX.

exemption as aforesaid, to wit, the certificate of the city, town, borough or township. In which case, he shall be from his suretyship, in which case, he shall be corned from liability from the time that this act becomes operative in such town; and the cornel may require such officer to furnish new corps members, which shall be furnished without charge, stating that the person claiming such or a salvage corps member; and in the case of soldiers or salors, or their widows, the productive of the certificate of the calculation of the council of this stream to the certificate of the certificate of the calculation of the council of the certificate of the calculation of the records should be tream to the certificate of the calculation of the records should be tream to the certificate of the calculation of the records should be tream to the certificate of the calculation of the time that this act below that the certificate of the calculation of the calculation of the calculation of the s being presented to him, to record the same and the cerk of the city, town, borough or township, file the said copy in his office, and such record or or of such other municipal or other officer as shall tion to the taxing officer, board of revision of tot aship shall have been divided into three or taxes, commissioners of appeals, or collector, of the discharge of such soldier or sallors from the eleventh one thousand eight hundred and more persons, residing in the same city, town,

borough or township, shall be entitled to certificates, as above provided, from the same officer, or from the clerk of any city, town, borough or township, such certificates, may be combined in a form of a list of the persons residing and entitled as aforesaid, which list shall be certified ov such officer or clerk, and filed by him with the dleener or receiver of taxes of such city, town, porough or township, at or before the time, in ach year, when taxes shall be due and payable erson shad be deemed to bave forfeited and st adrights thereafter to such exemption in ase he should become otherwise entitled thereg no person shall, under any pretence, be enitled to claim or receive the benefit of more than one exemption in any one year. 9. And be it enacted. That the incorporated was and cities of this state in which a limitaion out exation exists, shall not be precluded from adding to and including in the aggregate mount hereby exempted from taxation. 1). And be it enacted. That no person shall be entitled to exemption, as above provided, unless the evidence of the right of such person to claim exemption from taxes shall be delivered

to appear to the satisfaction of the board of commissioners of appeal, or of the collects by that the pe son assessed was prevented by sickness or other una oidable cause from deliv eing or causing to be delivered, such evidence to the assessor or taxing officer, or officers, the to hear and determine appeals, shall permit the said person to make such proof, and if satisfied tive by reason of any mistake or omission in or of any portion of the corporate name of any borough, formed or intended to be formed by virtue of the provisions of the aforesald act, the same had been made to the taking officer or governing body elected for any such borough of the correctness thereof, they shall thereupon allow the deduction or exemption as if the lice, town surveyors

officers.
11. And he it enacted, That this act shall take effect immediately, and that all acts and parts of acts inconsistent herewith; be and the same are hereby repealed. Approved April 23, 1888. CHAPTER CCCXXIV. Further Supplement to the act entitled "An act concerning taxes, making the same a first lien on real estate, and to authorize sales for the payment of the same, approved March

upon, and any and all cettificate or certificates. declaration or declarations, of any such sale or sales, heretofore made, executed and delivered to any purchaser or purchasers of any such lands and real estate, and any and all record or records, assignment or assignments thereof, shall be and the same are hereby declared to be A Supplement to an act entitled, "An act to an- valid, and are confirmed, in all things, so far as may be necessary to establish and confirm the len of said taxes and assessments, and of such certificate or certificates, declaration or declarsame manner and to the same extent provided for in and by the certain law or laws under which the same were made; and that, in any case where any such certificate or declaration for any such sale or sales has not been already made, executed and delivered, it shall be lawful

to make, execute, delifer, record and assign the same, at any time or times hereafter, in the same manner, and with the same effect in every paricular, as if the law to which this is a suppleis still lying therein and carnot be used for ment had not been passed, provided, that any mortgagee whose mortgage has been heretofore duly registered and who is now entitled to avail himself of any illegality in any tax or 'ax sale upon paying the amount of the lax with interest 2 And be it eracted. That this act shall take CHAPTER CCCXXV. 1. Be it enacted by the Senate and General

Assembly of the State of New Jersey. That the inhabitants of any town or borough, or of any township having a spec al charter, or of any township which has or her-after may have a population exceeding six thousand inhabitants. may become a bod s politic and corporate, in fact, and in law, by the name and title of ' the town such town, borough or township, upon the peti-tion in writing of at least fifty resident free-holders, may, by the vote of a majority of all the members thereof, pass and adopt an ordinance for the holding of a special election in such town, borough or township for the purpose of deciding whether such town, borough or town-

deciding whether such town, borough or town ship shall become incorporated as a town under the provisions of this act, which ordinance shall prescribe the time and place or piaces of holding such special election and such other regulations respecting the same as may be deemed necessary or proter.

3. And be it enacted. That notice of such special election shall be given by advertisement, published in the official newspaper or newspapers (if any) of such town, borough or town. papers (if any) of such town, borough or town for, the town council then in office shall by bal ship, and if there be none, then in at least one ship, and if there be none, then in at least one of the tersons so receiving an equal number of votes by all such office until the next

hold and convey real estate and personal property for the use and benefit of the town; provided of costs as in other cases of non-resident plainthey may be doing public fire, patrol or salvage this act, except as herein otherwise provided.

resident or cit zen of this state to any executor or administrator appointed by letters obtained in another state or term my of the U sited states or District of Columbia, of or on account of any willows of such soldiers or sailors resident in this state.

4. And be it enacted. That it shall be the duty charged soldiers or sailors resident in this state. State.

5. And be it enacted. That it shall be the duty red states, during the late rebellion, and the willows of such soldiers or sailors so long as the council, township committee or township days the best of the council, township committee or township days the council township committee or township of the council township committee or townshi or District of Columbia, of or on account of any debt due to his or her testator or intestate, made before le ters restamentary of of administration shall be actually granted in this state, hall be as to an executor or administrator duly appointed in this state; and such foreign executor or administrator may, he such foreign executor or administrator may, he security from any mortgage, independ or other lien or incumbrance which was held by [his] or her testator or intestate, as fully and to the same effect as if he or she had been duly appointed in this state.

3 And be it enacted, That if any person shall, and be allowed from the taxes levied by authority of such township committee.

3 And be it enacted, That if any person shall, and to the claimed and shall be allowed from the taxes levied by authority of such township which has voted as aforesaid for incorporation. The tif any person shall be allowed from the taxes levied by authority of such township committee. levied by authority of such township committee, or if any portion of the taxes levied upon the property wit in such city, town, borough or fire all presaid certificate with the secretary of state. shall continue to hold their respective offices un-ti, the first day of May next, thereafter, and shall

act in the same way as if they had been elected thereunder, and no surety of any such officer shall be discharged from liability on account of any change made in the duties of such officer by ich town he shall in writing cornes operative in s maify the council of his intention to withdraw more wards before adopting this act, such diviion shall continue an service of the United States.

7. And be it enacted, That in case any two or more persons, residing in the same city, town, erning body of the town may fill by appointment all such offices herein provided for which did not exist in the town, borough or township of which it is the successor; and all such appointments to elective offices shall hold only until the first day of May next succeeding the first town election held under the provisions of this act, and the first day of June next thereafter 8 And be it enacted. That any town which

therein.

8. And be it enacted. That if any person shall visions of this act shall take, hold, possess and falsely claim exemption under this act, such exemption shall in no case be allowed, and such right and property of the town, borough or tov cship of which it is the successor, and shall be responsible for and liable to all contracts, debt and obligations of such town, borough or 9. And be it enacted. That the town and ward office s of the town shall be a town council, consisting of two council men from each ward and one councilman at large, a town clerk, a town collector, a town treasurer, a town attorney, an assessor, a recorder, a board of commissioners of appeal, consisting of one member from each ward, an overseer of the poor, one or more town surveyors, one or more pound-keepers, a board of education, consisting of three members from sioners of assessment to the assessor or taxing officer or officers at or before the time limited by law for closing the assessment in the city, town, borough or town may be entitled to under the constitution and ship where such person resides or is taxa. laws: this state, and for the purpose of electible; provided however, that if it shall be made ing it ices of the peace, each town shall be con elected by townships and

tor, assessor, constables said board, commissioners, or officers authorized and members of the toard of education shall be elected at an annual town election: the town treasurer, town atte ed; the chief of the fire depart term hereinafter provided by the active members of the fire department 11. And be it enacted. That the annual town election shall be held on the second Tuesday in April in each year, between the hours of seven

'clock in the morning and seven o'clock in the lace or places in each ward aftermoon, at the and mder the same regulations in all things as is prescribed by law election of members of assert the sevent true and sevent true and sevent true and place or places of such election and of the state of New Jersey. That any and all proceedings heretofore had, under or by virtue of any law of this state, in relation or by sale of anyrlands and real estate, in any town-ship of sall state, for the collection of any un-paid taxes or any unpaid assessment for any improvement, with interest costs and fees there instead to vote at any such election unless he an actual resident the election district which he offers his vo immediately after th polls shall be closed i ion officers of each election shall count the votes lidates, and certify, un aber given for each, and ler their hands the nur addiely announce the same; and within twenty our hours thereafter they shall immediately de ver one such state tor who shall be delegated to attend the meeting of the board of to invassers, and one to the own clerk and or he county clerk, to be pactive offices. v them filed in th 12. And be it enact That the person or pe

sons receiving the greatest number of votes of those given in the town for any town office and of those given in each ward respectively, for any fice in or from the 13. And be it enacted. That the board, of town canvassers shall cons f one judge or inspec-election district in the tor of election from each nted for that purpose by the other election of ers (excluding the clerk) of such district; a majority of the board shall con he town clerk shall be stitute a quorum, and derk of said board: the board shall meet on the Friday fext after such election, at three o'clock in the afternoon, at the town hall, and shall schoose one of their number to be chairman there-of, if the town clerk shall fail to attend, the hard may appoint one of their own number t be clerk thereof; thereupon the members of the board shall produce the statements which shall have been delivered to them as aforesaid, and

that it for any reason, any member of such board on the request of the board, the town clerk /shall tioned in such statement; the statement and final declarations of the board shall be certified to by the presiding officer and clerk, and shall be filed with the town clerk and be by him recorded

2. And be it enacted. That this act shall take effect on the first day of May, one thou and eight hundred an i eight veight.

Approved April 23, 1888.

CHAPTER CCCXXIII.

A Further Supplement to the act entitled "An act concerning taxes," approved April four act concerning taxes," approved April four teenth, one thou and eight hundred and forty six.

1. Be it consted by the Sanate and General Assembly of the Sanate and Sanate and Assembly of the Sanate and ladder, hose or supply comerning hundred and ladder, hose or supply comerning hundred and forty whatsoever, or fire commissioners or other governing baard or body indicated the same manner and under the same rules are beid and conducted, and by the election for election heid and one member of the barred of education for each ward shall be elected for one council, tow ship committee, or board of commissioners or other governing baard or body that several election, become or other governing baard or body that several election, become or other governing baard or body to establish the several and several election, become of the same manner and under the same rules of the same rules are beid and conducted, and by the election heid under this act one member of the board of education for each ward one member for two years; and one member for two years; and one member for the counting and conducted, and by the election, the counted and convaced in the same manner provided by law for the counting and candidates for such of each ward for two years, and a sta'e, shall be exempt from general and special sta'e, shall be exempt from general and special

\$21.000

The charitably-inclined readers of this paper will be much interested in

ANNOUNCEMENT.

We have decided to distribute among the charitable institutions within a circuit of twenty-five miles from New York City Hall the sum of for sale in any quantity by Twenty-One Thousand Dollars, pro rata, as per the number of our "German Laundry Soap" Wrappers held by each institution on the First day of November, 1888. Committee to distribute this donation to be selected by institutions holding ten thousand or more Wrappers.' This takes in Bloomfield, it being within 25 miles of New York.

CAUTION. Many charitably-disposed persons were BECEIVED last year by IMITATIONS of our German Laundry Soap, and therefore such wrappers were not counted.

Ask for

CHAS. S.

HIGGINS GERMAN

and see that each WRAPPER is BLUE and bears on its face the TRADE-MARK of a COLORED WOMAN AT THE WASH-TUB. Each wrapper is printed in both

The New York Dailies of the week ending Oct. 20, 1887, published a list of 113 Charities in New York and Brooklyn, among whom \$35,000, donated by Chas. S. Higgins & Son, were distributed by committees of leading citi-The system of awards was based upon the number of wrappers of Higgins' German Laundry Soap turned in to the committee by each institution, they having secured from their friends all of such wrappers they could, during the year ending Sept 0, 1887, Among the larger beneficiartes, are:

N. Y. City; German Hospital, \$3,086.80; St. John's Guid. \$2,616.36; Foundling Asylum of Sisters of Charity, \$2,308.37; Mission of Our Lady of the Rosary for Protection of Immigrants, \$1.848.25; Home for the Aged of the Little Sisters of the Poor, \$1,374.54; and so on Chas. S. Higgins & Son,

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J. G. McVICAR.

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IS NOT THIS SO? (From the Newark Sunday Call.)

The condition of the roads in this county | constructed road, but in the majority of

outside of Newark and Orange, and not under the control of the Road Board, is the cause of just complaint. These roads are "worked" by district overseers, and while many of them give the duty an amount of attention out of proportion to the meagre rewards, there is not enough money at their disposal to make the roads of the degree of the degree of the degree of the great advantage of what they should be considering the con- sary to print out the great advantage of stant-use to which they are put by the well-kep roads, but there should be more business and pleasure-driving community. done toward realizing the benefit of suita-It does not cost much to maintain a well-ble high rays.

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down, 55 in all in N. Y. City participating.
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10; St. Peter's Hospital. \$1,203.02; Little Sisters of the Poor, \$1,179; St. John's Home, \$1,006.63; and so on among 58 institutions.

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